

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK**

-----X
ASHLEY VILELLA, on behalf of herself, FLSA
Collective Plaintiffs and the Class,

Civil Case No.: 1:23-cv-02291

RULE 7.1 STATEMENT

Plaintiff,

v.

PUP CULTURE LLC
d/b/a PUPCULTURE,
PUPCULTURE DUMBO LLC
d/b/a PUPCULTURE DUMBO,
PUPCULTURE FIDI LLC
d/b/a PUPCULTURE TRIBECA,
PUPCULTURE UWS LLC
d/b/a PUPCULTURE WEST 57,
JOHN DOE CORPORATION
d/b/a PUPCULTURE SOHO,
and IBRAHIM ALMIMEH,

Defendants.

-----X

Pursuant to Federal Rule of Civil Procedure 7.1 (formerly Local General Rule 1.9) and to enable District Judges and Magistrate Judges of the Court to evaluate possible disqualification or recusal, the undersigned counsel for the Defendants Pup Culture LLC d/b/a Pupculture, Pupculture Dumbo LLC d/b/a Pupculture Dumbo, Pupculture Fidi LLC d/b/a Pupculture Fidi, Pupculture Tribeca LLC d/b/a Pupculture Tribeca, Pupculture UWS LLC d/b/a Pupculture West 57 and John Doe Corporation d/b/a/ Pupculture Soho (collectively, “Defendants”), all private non-governmental entities, certifies that the following are corporate parents, affiliates and/or subsidiaries of Defendants, which are publicly held:

None.

Dated: New York, New York
August 7, 2023

Respectfully submitted,

PARDALIS & NOHAVICKA, LLP

/s/ *Todd B. Sherman*

Todd B. Sherman, Esq. (TS 4031)

Israel Klein, Esq.

950 Third Avenue, 11th Floor

New York, New York 10022

Tel: (212) 213-8511

Fax: (347) 897-0094

Todd@pnlawyers.com

Israel@pnlawyers.com

Attorneys for Defendants